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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		New Jo	ersey		
In Re:	Egly N Valenzuela		Case No.:		20-22559
		Debtor(s)	Judge:		VFP
		(-)			
		CHAPTER 13 PLAN	N AND MOTIONS	S	
☐ Original ☐ Motions	Included	✓ Modified/Notice Report Modified/No Notice	•	Date:	2/12/2021
		HE DEBTOR HAS FILED CHAPTER 13 OF THE B			
		YOUR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proportion proportions may be recomplished in the notice. See modification alone will appropriate to corresecute	ne date of the confirmate beed by the Debtor to a ley. Anyone who wishe ection within the time for the duced, modified, or elimate be granted without the Notice. The Court may be Bankruptcy Rule 301 on may take place sole avoid or modify the lient a lien based on value of contest said treatment same.	the court a separate <i>Notic</i> tion hearing on the Plan adjust debts. You should be to oppose any provision rame stated in the <i>Notice</i> minated. This Plan may be further notice or hearing may confirm this plan, if the 5. If this plan includes may within the chapter 13 on. The debtor need not fill of the collateral or to reduce the fill of particular importances each of the following	I proposed by the read these paper on of this Plan or the Your rights make confirmed and the reare no timely notions to avoid confirmation processes a separate mouce the interest ration and appear a ce. Debtors must read the rea	Debtor. This ers carefully are any motion in any be affected become bind bejection is file y filed objection or modify a lieutess. The plantion or adversate. An affected the confirmation of the confirmatical confirmation of the confirmation of th	document is the actual and discuss them with included in it must file a by this plan. Your claim ding, and included ed before the deadline ons, without further in, the lien avoidance or a confirmation order sary proceeding to avoid ed lien creditor who ation hearing to
both box	es are checked, the p	provision will be ineffed	ctive if set out la	iter in the pla	<u>ın.</u>
THIS PLAI	N:				
	▼ DOES NOT CONTA SET FORTH IN PART	AIN NON-STANDARD P Γ 10.	ROVISIONS. NO)N-STANDAR	D PROVISIONS MUST
COLLATE	RAL, WHICH MAY RE	THE AMOUNT OF A SEC ESULT IN A PARTIAL P OTIONS SET FORTH IN	AYMENT OR NO	PAYMENT A	
		A JUDICIAL LIEN OR N			RCHASE-MONEY

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Initial Del	otor(s	;)' Attorr	ney	DGB	Initial Debtor:	ENV	Initial Co-Debtor	_
Part 1: F	aym	ent and	l Le	ngth of Plan				
a.	The	debtor	sha	ll pay <u>\$1100.00 </u>			13 Trustee, starting in <u>December 2020</u> for 3 starting in March 2021.	
b.	The	debtor	Fut	ure Earnings			om the following sources: amount and date when funds are available):	
C.	Use	of real □	Sale	perty to satisfy pe of real propert scription: posed date for o	ty	:		
			Des	inance of real pascription: posed date for c				
			Des	in modification v scription: posed date for c	·	mortgage ———	e encumbering property:	
d. e.			loar	n modification.			I continue pending the sale, refinance or lating to the payment and length of plan:	
								_
Part 2: A	Adea	uate Pr	oteo	ction)	X NONE		
a. Adequate protection as a substitution as a substitution of a su								
Part 3: Priority Claims (Including Administrative Expenses)								
a. All	a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:							
Creditor Goldman &	Creditor Type of Priority Amount to be Paid Goldman & Beslow LLC Attorney fees unknown							
Marie Ann Internal Re State of Ne	venue	e Service	•	Trustee of Taxation	Trustee comm Taxes Taxes	nissions	unknowr unknowr unknowr	า
Ch	 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: None 							

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☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):							
Creditor	Type of Priority	Claim Amou	unt	Amount to	be Paid		
	17/2001						
Part 4: Secured Claims							
a. Curing Default and Maintaining Payments on Principal Residence: NONE							
		-					
The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:							
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)		
Selene Finance	1st mortgage arrears	\$40,843.91	n/a	\$40,843.91	ongoing payments in 12/20		
Green Knolls	Condo association arrears	\$3,500.18	n/a	\$3,500.18	ongoing payments in 12/2020		
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy							
filing as follows:	rectly to the creditor (odish		ining obligi	ations add arter	the bankraptoy		
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)		
Credit Acceptance	Auto arrears NIssan Altima	\$5,335.51	n/a	\$5,335.51	ongoing payments in 12/2020		

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE	

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	ů –

Collateral," plu as an unsecur	e secured creditor is interest as state ed claim. If a seci	collateral as indicated shall be paid the amed. The portion of any ured claim is identified	ount listed as allowed clain	the "Value n that excee	of the Crediteds that valu	or Intere e shall b	st in e treated	
unsecured clai		A modification unde	r this section	a ALSO RE	QUIRES			
		priate motion to be						
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid	
	confirmation, the s	stay is terminated as t 01 be terminated in a Collateral to be Surrend	II respects. Th	ne Debtor s		e followir		
		Collateral to be Gurrend	erai to be Surrendered Vi		Collateral		Debt	
The <u>Creditor</u>	e following secure	I by the Plan NON ed claims are unaffect in Full Through the Collateral	ed by the Plai	ΙE	otal Amount to	be Paid thr	ough the Plan	
Citizens Bank 2013 Ford Edge \$12,207.17 - Lien to be fully satisfied discharged upon payment of \$12,207.15 through Chapter 13				of \$12,207.17				

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h Sor	aratoly classi	fied uneac	urad claims sha	ll bo troote	nd as follows:		
Creditor	dialely classi		ured claims sha r Separate Classifica		Treatment	Ar	nount to be Paid
US Department o	f Education	Student	Loans		Outside plan		Outside plan
Part 6: Execu	utory Contract	s and Une	xpired Leases	X NO	NE		
	: See time limit I real property			. 365(d)(4)) that may preven	t assumption	of
	cutory contract owing, which a			previousl	y rejected by ope	ration of law,	are rejected,
Creditor	Arrears to be C	Cured in	Nature of Contract o	r Lease	Treatment by Debtor	Post-Peti	tion Payment
	1						
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.							D.N.J. LBR
a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ✓ NONE The Debtor moves to avoid the following liens that impair exemptions:							
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value Collate		Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
NONE The De		reclassify t	-		ecured to Comple		-

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified

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Creditor	Collateral	Scheduled Debt	Total Collateral	Superior Liens	Value of Creditor's Interest in	Total Amount of Lien to be Reclassified
	on to Partially Void L			·	Collateral	
	cured. ₩ NONE	iens and ite	classify Office	citying Claims	as I altially C	becuied and
,						
	tor moves to reclassify collateral consistent w			artially secured	and partially (ınsecured, and
						Amount to be
Creditor	Collateral	Scheduled Debt	Total Collatera Value	I Amount to be	e Deemed Secured	Reclassified as
Orealtor	Collateral	Jonedalea Debi	value		Secured	Unsecured
Bart 9: Other F	Plan Provisions					
	ing of Property of the	e Estate				
	Jpon Confirmation					
\	Jpon Discharge					
h Dave	and Nations					
	nent Notices s and Lessors provide	d for in Parts	4 6 or 7 may	continue to ma	nil customary r	notices or
	Debtor notwithstanding		•	continue to me	iii castorriary r	1011003 01
•	·	o .	,			
c. Orde	r of Distribution					
The Star	nding Trustee shall pa	v allowed cla	ims in the follo	owing order:		
1 2 3 4 5) Chapter 13 Standing Tr) Other Administrative C) Priority Claims) Secured Claims) Lease Arrearages) General Unsecured Cla	rustee Commis laims - includii	sions	-		
d. Post	-Petition Claims					
	nding Trustee is, in the amount filed by				ns filed pursua	ant to 11 U.S.C.
Part 9: Modific	ation					
	ation of a plan does lecordance with D.N.J			te motion be fi	led. A modifi	ed plan must
be served in ac	oordanoo waa baa	. LDR 0010				
	an modifies a Plan pre Plan being modified: 1		in this case, c	omplete the info	ormation belov	N.
Explain below w	hy the plan is being n	nodified:		below how the		
Paying off auto loa outside plan	an inside plan and treatin	ng student loan	Paying o outside		e plan and treat	ing student loans
outside piali			Juiside	Jiaff		
Are Schedules I	and J being filed simi	ultaneously w	vith this Modifi	ed Plan?] Yes	 No

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Part 1	 0: Non-Standard Provision(s): Signa Non-Standard Provisions Requiring Se ✓ NONE ☐ Explain here: Any non-standard provisions placed else 	parate Signatures:
Signa	tures	
The De	ebtor(s) and the attorney for the Debtor(s	s), if any, must sign this Plan.
debtor(s) certify that the wording and order of the	(s), if not represented by an attorney, or the attorney for the he provisions in this Chapter 13 Plan are identical to <i>Local Form</i> on-standard provisions included in Part 10.
I certify	under penalty of perjury that the above	is true.
Date:	February 12, 2021	/s/ Egly N Valenzuela
		Egly N Valenzuela
Date:		Debtor
Date.		Joint Debtor
Date	February 12, 2021	/s/ David Beslow, Esq.

Attorney for the Debtor(s)